

Docket No.: 10016300-1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

I hereby certify that this transmittal of the below described documents is being deposited with the United States Postal Service in an envelope bearing Express Mail Postage and an Express Mail label, with the below serial number, addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on the below date of deposit.

Express Mail Label No.:

EV856-257/6805

Name of Person Making the Deposit:

Desi ree Reardon

Signature of the Person Making the Deposit:

Inventor(s):

Susie J. WEE, et al.

Serial No.:

09/972,229

Group Art Unit:

2136

Filed:

10/04/01

Examiner:

Shiferaw, E. A.

Batch No:

Title:

ENCODING AND ENCRYPTING DEVICES FOR SECURE SCALABLE DATA

STREAMING

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Renewed Petition under 37 CFR 1.181

Applicant petitions that the abandonment set forth in the notice by the Office on
 10/06/06 be withdrawn in the above captioned patent application based on failure to receive PTO Communications.

Namely, Applicant's undersigned representative did not receive the Office Action mailed on 03/09/06 (herein after "PTO communications").

- Applicant hereby states that the above identified PTO communications were not received by the undersigned practitioner.
- 3. Applicant hereby states that a search of the file jacket and docket records was performed by the undersigned practitioner and this search indicates that the above identified PTO communications were not received by the practitioner. A copy of the docket records of this search is submitted herewith.

4. Submitted herewith:

[X] Copies of the docket records where the non-received PTO communication would have been entered had they been received and docketed. The non-received PTO communications would have been entered in the docket records of case serial number 09/972,229 (attorney docket number 10016300-1) on or around March 2006. As shown in the submitted docket records for the case, no such entry is present. Additionally, as shown in the submitted docket records for responses due in June 2006, no response was docketed for attorney docket number 10016300-1. Had a response been docketed for this case, it would have had a "Due Date" of 6/09/2006.

[X] A copy of the notice of abandonment.

PETITION FEE

- 5. The petition fee (37 C.F.R. 1.17(h)) is paid as follows:
- [X] According to the decision on the original petition to withdraw the holding of abandonment (mailed 1/16/2007), no fee is required with this renewed petition. However, should a fee be required, the Commissioner is hereby authorized to charge any additional fees associated with this communication or credit any overpayment to Deposit Account No.: 08-2025. A duplicate copy of this authorization is enclosed.

REQUEST FOR REFUND OF PETITION FEE

6. [X] As no defect exists in applicant's previous submission, a refund of the petition fee submitted herewith is respectfully requested.

REQUEST FOR WITHDRAWAL OF ABANDONMENT

7. Acknowledgment of the active status of this application is respectfully requested.

Respectfully submitted.

Wagner, Murabito & Hao LLP

Date: 3/14/01

Reg. No. 35,398

Wagner, Murabito & Hao LLP 123 Westridge Drive Watsonville, CA 95076 (408) 938-9060 Voice (831) 763-2895 Facsimile

10016300-1



Receipt Date	Base Date	Action Type	Item Name
Nov-15-2001	Nov-08-2001	IPA-USPTO Filing Receipt	1
Apr-22-2003	Apr-10-2003	IPA-USPTO Publication	And the state of t
Jan-19-2005	Jan-13-2005	US OA 3 MO-FRML DWGS RQD	
May-24-2005	May-18-2005	OA FINAL	Office/Examiner's Action
Nov-10-2005	Nov-07-2005	OA 3 MO	Office/Examiner's Action
Oct-11-2006	Oct-06-2006		Notice of Abandonment

DOCKETED

Date: 11/08/00

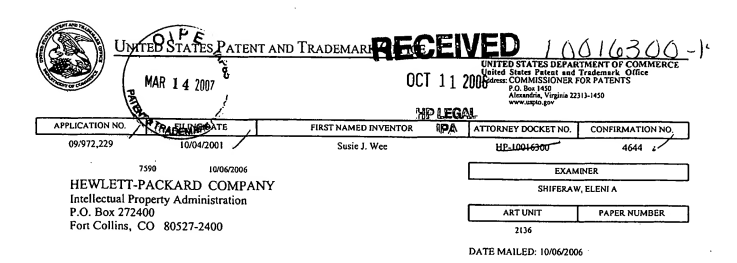
Initials: EAB

docket number	draft date	due date	attorneys	status	comments
200208220-1	5/23/2006	5/30/2006	WAZ/DLS	RCE Filed 06/29/06	Final OA, 2 mo. Due date File RCE with PrelimAmend
10015520-1	5/23/2006	6/1/2006	MJB/RPL	RCE Filed 06/29/06	Final OA, 3 mo. Due date
10003355-1	5/24/2006	6/2/2006	JDY/DAP	Filed 06/02/06	
100202299-1	5/27/2006	6/3/2006	CAE/TVN	Filed 06/14/06	final OA, 2 mo. Due date, file RCE
200209107-1	5/29/2006	6/4/2006	MJB/DLS	Filed 07/05/06	final OA, 2 mo. Due date, File RCE
				Eilod 07/07/06ith offor	final OA, 2 mo. Due date, Notice of
10011323-1	5/31/2006	6/6/2006	LCH/SHE	final amendment	Appeal with PABC followed by Appeal Brief if necessary
					Final OA, 3 mo. Due date, RCE w/
200205609-1	5/31/2006	6/6/2006	TMC/DAP	Filed 06/06/06	prelimainary amendment
10014417-1	5/31/2006	6/6/2006	JBM/LED	Filed 07/05/06	file Terminal Disclaimer
					Final OA, 2 mo. Due date, File After
200207955-1	6/1/2006	6/7/2006	WAZ/DLS	Filed 06/06/06	Final Terminal Dicalaimer
100110550-1	6/2/2006	6/9/2006	LCH/LED	Filed 06/07/06	
200205224-1	6/2/2006	6/9/2006	DAG/TVN	Filed 6/09	
200300609-1	6/3/2006	6/10/2006	CAE/DAP	Filed 06/12/06	
10015426-1	6/5/2006	6/12/2006	JDY/RPL	Filed 06/26/06	Appeal Brief
				Appeal not needed,	Notice of Appeal Filed 04/12,
10012366-1	6/5/2006	6/12/2006	WAZ/DLS	prosecution was re-opened	Appeal Brief due
100202260-1	6/6/2006	6/13/2006	CAE/DAP	Filed 06/12	
200208221-1	6/6/2006	6/13/2006	WAZ/DLS	Filed 06/12/06	
10011035-1	6/6/2006	6/13/2006	CAE/RPL	Filed 7/19/06	Final OA, 2 mo. Due date
10019033-1	6/7/2006	6/14/2006	CAE/LED	Filed 06/14/06	Final OA, 2 mo. Due date, File RCE
10991880-1	6/8/2006	6/15/2006	JDY/DAP	Filed 06/14/06	non-final OA
200310372-2	6/9/2006	6/16/2006	CAE/DAP	Filed 06/16/06	
100110473-1	6/10/2006	6/17/2006	WAZ/DLS	Prosecution re-opened, Appeal not necessary	Notice of Appeal w/ PABC Filed 04/17/06, Appeal Brief due
					Final OA, 2 mo. Due date, File NOA w/ P.A.B. and Appeal Brief (if
10006086-1	6/11/2006	6/18/2006	JDY/DLS	Filed 06/16/06	necessary)

docket number	draft date	due date	attorneys	status	comments
10013644-1	6/13/2006	6/20/2006	JDY/LED	Filed 06/19/06	
200208083-1	6/14/2006	6/21/2006	JDY/DAP	RCE filed 06/21/06	Final OA,3 mo. Due date
200209620-1	6/14/2006	6/21/2006	JBM/DAP	Filed 06/21/06	
10002516-1	6/14/2006	6/21/2006	JBM/DAP	Filed 06/21/06	Reply Brief
100111714-1	6/16/2006	6/23/2006	CAE/LED	Filed 06/21/06	
10013654-1	6/16/2006	6/23/2006	LCH/LED	HP will File Response	
200207953-1	6/16/2006	6/23/2006	WAZ/DLS	Filed 06/21/06	
10019681-1	6/16/2006	6/23/2006	LCH/DAP	Filed 06/21/06	HP will pay 1 mo ext
200207939-1	6/16/2006	6/23/2006	CAE/DAP	Filed 06/21/06	HP will pay 1 mo ext
200207699-1	6/16/2006	6/23/2006	WAZ/DLS	Filed 06/21/06	
100204121-1	6/17/2006	6/24/2006	DAG/DAP	Filed 06/26/06	HP will pay 1 mo ext
200208445-1	6/17/2006	6/24/2006	CAE/DAP	Filed 06/26/06	
					Final OA, 2 mo. Due date, examiner
10013649-1	6/17/2006	6/24/2006	JPW/LED	Filed 05/24/06	interview and amendmentif needed
10015426-1	6/17/2006	6/24/2006	JDY/RPL	Filed 06/26/06	Appeal Brief Due, NoA filed 04/24
				hold off on preparing this	Final OA, 2 month due date, file
200302011-1	6/19/2006	6/26/2006	CAE/EI	case per ramona email	Notice of Appeal plus Pre-appeal Brief
					Final OA, 2 mo. Due date, file RCE
10013661-1	6/19/2006	6/26/2006	JDY/LED	Filed 7/24/06	with prelim amend
					Final OA, 3 mo. Due date, file RCE
200209619-1	6/20/2006	6/27/2006	CAE/DAP	RCE Filed 06/26/06	with prelim amend
					Final OA, 3 mo. Due date, file RCE
200209617-1	6/20/2006	6/27/2006	CAE/DAP	RCE Filed 06/26/06	with prelim amend
100110049-1	6/21/2006	6/28/2006	TMC/DLS	Filed 7/13/2006	
					Final OA, 2 mo. Due date, RCE with
100201674-1	6/23/2006	7/1/2006	CAE/LED	Filed 06/29/06	Prelim Amend

OA-Non Final	Filed 6/30/06	DAG	7/18/2006		4/18/2006	HSJ920030072US1
OA-Non Final	Filed 7/12/06	YDY	7/12/2006		4/12/2006	CHRT-99203.DIV
Non Comp Amendment	Filed 6/26/2006		6/26/2006		5/26/2006	HSJ920040398US1
OA-Final	After Final Filed 6/22/2006	JDΥ	6/24/2006	6/12/2006	4/24/2006	HSJ920040216US1
OA-FINAL	allowed.	JDY	6/19/2006	6/5/2006	4/19/2006	SJ0920000178US1
	After Final Filed 6/19/2006-Joel Checked					
Missing Parts	Filed 05/08/2006	ΚGL	6/19/2006		4/19/2006	SYNA-20060403-A1.PRO
OA- Non Final	Filed 6/12/06		6/16/2006		3/16/2006	CHRT-00171
OA-Non Final	Filed 5/17/06	CAE	6/6/2006		3/6/2006	HSJ920040398US1
OA- Final	Filed 6/5/06		6/5/2006		4/5/2006	CHRT-00211
Amendment	Filed 5/31/06	CAE	6/2/2006		5/2/2006	HSJ920040275US1
Non Compliant						
Non Compliant Amendment	Filed 5/17/06	LCH —	5/28/2006		4/28/2006	CHRT-00265
comments	Status	Attorney	Date Due	Inhouse	Mailing Date	Docket

docket number	draft date	due date	attorneys	status	comments
70040132-1	5/21/2006	5/28/2006	JDY/JKM	filed 06/06/06	final OA, 2 mo. Due date, File RCE with prelimamend AVAGO
10004354-1	5/26/2006	6/2/2006	CAE/RWN	Filed 05/31/06	AV
70031332-1	6/1/2006	6/8/2006	JDY/JKM	Filed 06/08/06	non-final OA AVAGO
10020766-1	6/3/2006	6/10/2006	CAE/IRH	Filed 06/09/06	
10020996-1	6/6/2006	6/13/2006	LCH/RWN	Filed 06/13/06	AVAGO
10020637-1	6/20/2006	6/27/2006	CAE/CSM	filed 7/14/06	final OA, 2 mo: Due date
10030181-1	7/1/2006	7/7/2006	DAG/NCK	Filed 07/07/06	AVAGO
			2.0		
		:			
section and the					



Please find below and/or attached an Office communication concerning this application or proceeding.

DOCKETED
Date: 11/08/00
Initials: 2AB



Notice of Abandonment

Application No.	Applicant(s)	
09/972,229	WEE ET AL.	
Examiner	Art Unit	
Eleni A. Shiferaw	2136	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address-

The invitation of the communication appears on the cover sheet with the correspondence address-
This application is abandoned in view of:
 Applicant's failure to timely file a proper reply to the Office letter mailed on <u>09 March 2006</u>. (a) A reply was received on (with a Certificate of Mailing or Transmission dated), which is after the expiration of the period for reply (including a total extension of time of month(s)) which expired on (b) A proposed reply was received on, but it does not constitute a proper reply under 37 CFR 1.113 (a) to the final rejection. (A proper reply under 37 CFR 1.113 to a final rejection consists only of: (1) a timely filed amendment which places the application in condition for allowance; (2) a timely filed Notice of Appeal (with appeal fee); or (3) a timely filed Request for Continued Examination (RCE) in compliance with 37 CFR 1.114).
(c) A reply was received on but it does not constitute a proper reply, or a bona fide attempt at a proper reply, to the non-final rejection. See 37 CFR 1.85(a) and 1.111. (See explanation in box 7 below).
(d) Mo reply has been received.
 2. Applicant's failure to timely pay the required issue fee and publication fee, if applicable, within the statutory period of three months from the mailing date of the Notice of Allowance (PTOL-85). (a) The issue fee and publication fee, if applicable, was received on (with a Certificate of Mailing or Transmission dated).
), which is after the expiration of the statutory period for payment of the issue fee (and publication fee) set in the Notice of Allowance (PTOL-85).
(b) The submitted fee of \$ is insufficient. A balance of \$ is due.
The issue fee required by 37 CFR 1.18 is \$ The publication fee, if required by 37 CFR 1.18(d), is \$
(c) ☐ The issue fee and publication fee, if applicable, has not been received.
3. Applicant's failure to timely file corrected drawings as required by, and within the three-month period set in, the Notice of Allowability (PTO-37).
(a) Proposed corrected drawings were received on (with a Certificate of Mailing or Transmission dated), which is after the expiration of the period for reply.
(b) No corrected drawings have been received.
1. The letter of express abandonment which is signed by the attorney or agent of record, the assignee of the entire interest, or all of the applicants.
5. The letter of express abandonment which is signed by an attorney or agent (acting in a representative capacity under 37 CFR 1.34(a)) upon the filing of a continuing application.
5. The decision by the Board of Patent Appeals and Interference rendered on and because the period for seeking court review of the decision has expired and there are no allowed claims.
7. M The reason(s) below:
The examiner called the attorney and he said send abandonment notice.
NASSER MOAZZAMI SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100
10/02/06
etitions to revive under 37 CFR 1.137(a) or (b), or requests to withdraw the holding of abandonment under 37 CFR 1.181, should be promptly filed to